

THE KAPLAN / BOND GROUP

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February 16, 2005

The Honorable Patti B. Saris
United States District Court
1 Courthouse Way
John Joseph Moakley U.S. Courthouse
Boston, Massachusetts 02210

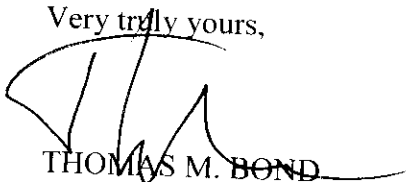
Re: Mark Broadley v. Mashpee Neck Marina, Inc.
C.A. No. 04-11420-PBS

FILED
CLERKS OFFICE
2005 FEB 18 P 1:32
U.S. DISTRICT COURT
DISTRICT OF MASS

Dear Judge Saris:

The Complaint in the above-captioned matter was filed in July of 2004. The parties presently await notice of a Local Rule 16.1 scheduling conference. I have spoken with counsel for the defendant and we feel that this Court could assist in "streamlining" the discovery process, as this case does involve a count for declaratory relief. Accordingly, could the Court kindly schedule a Local Rule 16.1 conference? Thank you.

Very truly yours,



THOMAS M. BOND

TMB/as

cc: John H. Bruno II, Esq.